

The Gazette of India



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NOTICE

The aforementioned Gazettes of India Extraordinary were published upto the 15th July, 1960:—

Issue No.	No. and date	Issued by	Subject
91	G.S.R. 775, dated 8th July, 1960.	Ministry of Finance	The Custom House Agents Licensing (Second Amendment) Rules, 1960.
92	G.S.R. 776, dated 12th July, 1960.	Do.	President ordering that all guarantees etc. in connection with the Development Loan Fund of Washington in favour of the Industrial Finance Corporation of India shall be executed and authenticated by the Ambassador of India in the U.S.A.
93	G.S.R. 805, dated 14th July, 1960.	Ministry of Food and Agriculture	The Sugar (Movement Control) (Amendment) Order, 1960.
94	G.S.R. 806, dated 14th July, 1960.	Ministry of Finance	Exemption of cinematograph films exposed when imported into India or Pondicherry from certain duty leviable thereon.
95	G.S.R. 807, dated 15th July, 1960.	Ministry of Food and Agriculture	Direction that the price at which gram or peas shall be sold in any locality in Uttar Pradesh shall be regulated and authorizing the Secretary, U.P. Food and Civil Supplies Department to determine the average market rate.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 15th July 1960

G.S.R. 809.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the I.P.S. (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Jammu and Kashmir, hereby makes the following amendments to the I.P.S. (Fixation of Cadre Strength) Regulations, 1955.

2. The amendment shall be deemed to have come into force with effect from the 4th September, 1958.

Amendments

In the Schedule to the said Regulations, for the entries relating to 'JAMMU AND KASHMIR', the following shall be substituted, namely:—

"JAMMU AND KASHMIR

1. Senior posts under State Government	10
Inspector General of Police	1
Deputy Inspectors General of Police	2
Assistant Inspector General of Police	1
Superintendents of Police	6
	10
2. Senior posts under Central Government	3
	13
3. Posts to be filled by promotion of State Police Service Officers in accordance with I.P.S. (Recruitment) Rules, 1954, as applicable to Jammu and Kashmir.	6
4. Posts to be filled by direct recruitment.	7
5. Deputation Reserve @ 15% of 4 above.	1
6. Leave Reserve @ 11% of 4 above.	1
7. Junior Posts @ 20-60% of 4 above.	1
8. Training Reserve @ 10-59% of 4 above.	1
Direct Recruitment Posts	11
Promotion Posts	6
Total Authorised Strength	17"

[No. 3/21/60-AIS (II).]

T. C. A. SRINIVASAVARADAN, Dy. Secy.

MINISTRY OF FINANCE
(Department of Expenditure)

New Delhi, the 6th July 1960

G.S.R. 810.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit

and Accounts Department, the President hereby directs that the following further amendments shall be made in the Civil Service Regulations, namely:—

1. These regulations may be called the Civil Service (Amendment) Regulations, 1960.

2. In the Civil Service Regulations—

(1) for clauses (a) and (c) of Article 316, the following clauses shall respectively be substituted, namely:—

“(a) *Members of Indian Civil Service*.—(i) In the case of an officer of non-Asiatic domicile if the leave is spent out of Asia, maximum £ 111 a month and minimum £ 55½ a month, or the salary last drawn by him on duty, whichever is less. In the case of an officer of Asiatic domicile, if the leave is spent out of Asia, leave allowance shall be paid in rupees in India subject to rupee maximum or minimum, as the case may be.

(ii) In the case of an officer of non-Asiatic or Asiatic domicile if the leave is spent in Asia, maximum of Rs. 1,111, a month and minimum of Rs. 555 a month or the salary last drawn by him on duty, whichever is less.

(c) *Other Officers subject to these rules*.—(i) In the case of an officer of non-Asiatic domicile if the leave is spent out of Asia, maximum £ 100 a month; no minimum, except as provided in Article 319. In the case of an officer of Asiatic domicile, if the leave is spent out of Asia, leave allowance shall be paid in rupees in India subject to rupee maximum or minimum, as the case may be.”

(ii) In the case of an officer of non-Asiatic or Asiatic domicile if the leave is spent in Asia, maximum Rs. 1,000 a month; no minimum, except as provided in Article 319.

(2) for sub-clauses (i) and (ii) of clause (e) of Article 316-A, the following sub-clauses shall respectively be substituted, namely:—

(i) *Members of Indian Civil Service or Military Officer, subject to Civil Leave Rules*.—(1) In the case of an officer of non-Asiatic domicile if the leave is spent out of Asia £ 222 a month. In the case of an officer of Asiatic domicile, if the leave is spent out of Asia, leave allowance shall be paid in rupees in India subject to rupee maximum.

(2) In the case of an officer of non-Asiatic or Asiatic domicile, if the leave is spent in Asia, Rs. 2,222 a month.

(ii) *Other Officers subject to these rules*.—(1) In the case of an officer of non-Asiatic domicile, if the leave is spent out of Asia, £ 200 a month. In the case of an officer of Asiatic domicile, if the leave is spent out of Asia, leave allowance shall be paid in rupees in India subject to rupee maximum.

(2) In the case of an officer of non-Asiatic or Asiatic domicile, if the leave is spent in Asia, Rs. 2,000 a month.”

(3) for clause (ii) of Article 317, the following clause shall be substituted, namely:—

“(ii) In the case of an officer not in the Indian Civil Service or the Army to £ 60 a month if he is of non-Asiatic domicile and the leave is spent out of Asia, and Rs. 600 in the case of an officer of non-Asiatic or Asiatic domicile, if the leave is spent in Asia or to one-quarter of his average salary, whichever is less. In the case provided for in Article 319, quarter average salary is subject to the minima prescribed in that Article. In the case of an officer of Asiatic domicile, if the leave is spent out of Asia, leave allowance shall be paid in rupees in India subject to rupee maximum or minimum, as the case may be.”

(4) for the words “If the leave is spent out of Asia” and “If the leave is spent in Asia” wherever they occur, in Article 319, the words “In the case of an officer of non-Asiatic domicile, if the leave is spent out of Asia” and “In the case of an officer of non-Asiatic domicile if the leave is spent in Asia and of Asiatic domicile, if the leave is spent in or out of Asia” shall respectively, be substituted.

(5) the following Note shall be inserted as Note 1 below Article 319, numbering the existing Note as Note 2:—

“NOTE 1.—In the case of an officer of Asiatic domicile, if the leave is spent out of Asia, leave allowance shall be paid in rupees in India.”

(6) for the words and figures “the maximum limit of £ 150 a month if the leave is spent out of Asia and Rs. 1,500 a month if the leave is spent in Asia” occurring in Article 325-A, the following words and figures shall be substituted, namely:—

“the maximum limit of (i) £ 150 a month in the case an officer of non-Asiatic domicile if the leave is spent out of Asia, and (ii) Rs. 1,500 a month in the case of an officer of non-Asiatic or Asiatic domicile if the leave is spent in or out of Asia. In the case of an officer of Asiatic domicile, if the leave is spent out of Asia, leave allowance shall be paid in rupee in India subject to the maximum limit of Rs. 1,500 a month.”

(7) for the words “If the leave is spent in Asia” and “If the leave is spent out of Asia” wherever they occur, in clauses (a) and (c) of Article 326, the words “In the case of an officer of non-Asiatic domicile if the leave is spent in Asia and of Asiatic domicile, if the leave is spent in or out of Asia” and “In the case of an officer of non-Asiatic domicile, if the leave is spent out of Asia” shall be respectively substituted.

(8) for clause (b) of Article 326, the following clause shall be substituted, namely:—

“(b) Quarter average salary is subject to the following maxima:—

(i) In the case of an officer of non-Asiatic domicile if the leave is spent in Asia and of Asiatic domicile, if the leave is spent in or out of Asia—Rs. 600 a month.

(ii) In the case of an officer of non-Asiatic domicile, if the leave is spent out of Asia—£ 60 a month.”

(9) the following ‘Note’ shall be inserted below Article 326:—

“NOTE.—In the case of an officer of Asiatic domicile, if the leave is spent out of Asia leave allowance shall be paid in rupees in India.”

(10) for the words “If the leave is spent out of Asia” and “If the leave is spent in Asia” wherever they occur in Article 327, the words “In the case of an officer of non-Asiatic domicile, if the leave is spent out of Asia” and “In the case of an officer of non-Asiatic, if the leave is spent in Asia and of Asiatic domicile, if the leave is spent in or out of Asia” shall respectively be substituted.

(11) the following Note shall be inserted as Note 1 below Article 327, numbering the existing Note as Note 2:—

“NOTE 1.—In the case of an officer of Asiatic domicile, if the leave is spent out of Asia, leave allowance shall be paid in rupees in India.”

(12) for Article 362 the following Article shall be substituted, namely:—

“362. (1) Leave allowances shall be drawn in rupees in India:

Provided that the portion of leave allowances which represents overseas pay drawn in sterling shall be paid in all cases in sterling and the payment shall be made by the High Commissioner for India in London.

(2) Notwithstanding anything contained in clause (1), a Government servant of non-Asiatic domicile who spends his leave out of Asia, may draw at his option the leave allowance admissible to him under these rules in sterling in London:

Provided that in the case of privilege leave, leave allowance due in respect of such leave spent in Asia may, if such a Government servant proceeds out of Asia during the currency of such leave, or within one month of its termination, be also drawn in sterling:

Provided further that in the case of leave of any other description if the amount of such leave spent in Asia prior to embarkation does not in all exceed one month, leave allowances in respect of the whole of such leave may be drawn in sterling.

- (3) In the case of a Government servant of non-Asiatic domicile if an attachment order has been issued by a court in India in accordance with rule 48 of Order XXI of the First Schedule, Code of Civil Procedure, 1908 (V of 1908), that part of leave allowance which is attached shall be remitted to the court in rupees by the accounts authority in India. The balance of leave allowances, if payable in sterling, may then be drawn after reducing the maximum and minimum rates of leave allowances prescribed in Articles 316, 316-A, 317, 319, 325-A, 326 and 327 by the amount specified in the attachment order, converted into sterling at such rate of exchange as the President may by order prescribe.

Explanation.—For the purpose of this Article Cyprus shall be regarded as outside Asia.

- (4) Payment of leave allowances in sterling shall be subject to such restrictions in the matter of foreign exchange as the Government of India may from time to time impose.
- (5) Any leave allowance drawn outside India shall be subject to deduction of Indian Income-tax and super-tax at the rate which would have been applicable, if that leave allowance had been drawn in India."

The amendments hereby made shall be deemed to have come into force on and from the 12th July, 1960.

[No. F. 7(68)-Estt.IV/A/60.]

D. D. BHATIA, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 23rd July 1960

G.S.R. 811.—The Central Government hereby directs that the following amendments shall be made in the Government of India, Ministry of Finance Notification No. 7(1)-B/51, dated the 22nd January, 1951 as amended from time to time, namely:—

(1) The existing Note under paragraph 7 shall be changed to read as Note (1) and after the first sentence in the said Note (1), the following shall be added, namely:—

"A holder may, however, retain holdings acquired by him as nominee, even if thereby his holding exceeds the prescribed limit."

The full stop at the end of the said Note shall be changed to a comma and the following shall be added thereafter, namely:—

"and when two or more persons have been nominated in respect of the same Certificate, they shall be deemed to hold it in equal shares."

(2) The following shall be added as Note (2) after Note (1), as amended above under paragraph 7, namely:—

"In the case of—

- (a) a gazetted officer of the Government in an official capacity;
- (b) a local authority or any officer of such a local authority;
- (c) the Reserve Bank of India or a scheduled bank or a cooperative society including a cooperative bank; or
- (d) a Corporation or a Government Company as defined in Section 617 of the Companies Act, 1956 (1 of 1956);

certificates transferred to any such person or institution by way of security shall not be taken into account towards the limit of the holding by such person or institution."

(3) In paragraph 9, the second sentence *viz.* "These Certificates will not be transferable" shall be deleted and the following shall be added after the first sentence, namely:—

"These Certificates will be transferable in the manner prescribed in the rules in this behalf."

(4) In Note (2) under paragraph 2 of the form of application, the full stop at the end shall be changed to a comma and the following shall be added thereafter, namely:—

"and when two or more persons have been nominated in respect of the same certificate they shall be deemed to hold it in equal shares."

(5) The above amendments will take effect from the 1st August, 1960.

[No. F. 13(30) (iv) - NS/59.]

G.S.R. 812.—In exercise of the powers conferred by sub-section (2) of section 1 of the Public Debt (Amendment) Act, 1959 (44 of 1959), the Central Government hereby appoints the first day of August, 1960 as the date on which the said Act shall come into force.

[No. F. 13(30) (v)-NS/59.]

G.S.R. 813.—In exercise of the powers conferred by section 9A of the Public Debt Act, 1944 (18 of 1944), the Central Government hereby directs that the provisions of sections 9B and 9C of the said Act and the power to make rules in relation to the matters referred to in the said sections shall apply to securities created and issued by the Central Government, whether before or after the commencement of the Public Debt (Amendment) Act, 1959, in the form of Ten-Year Treasury Savings Deposit Certificates or Fifteen-Year Annuity Certificates.

[No. F. 13(30) (vi)-NS/59.]

G.S.R. 814.—In exercise of the powers conferred by clause (2) (a) (iv) of section 2 of the Public Debt Act, 1944 (18 of 1944) read with rule 4 of the Public Debt Rules, 1946 and in supersession of the Ministry of Finance notification No. D.2929-B1/51, dated 31st March, 1951, the Central Government hereby prescribes the following as a form of Government security, namely:—

“FORM

GOVERNMENT OF INDIA

TREASURY SAVINGS DEPOSIT CERTIFICATE

This certificate entitles to receive payment on at any Government treasury of Rupees deposited under the Treasury Savings Deposits Scheme and to receive interest on such sum at the rate of per cent. per annum payable on subject to terms and conditions stated in Government of India, Ministry of Finance Notification No. dated the

No. Dated

By order of the President of India,
Governor, Reserve Bank of India

Manager,
Reserve Bank of India,
Public Debt Office.

NOT TRANSFERABLE BY ENDORSEMENT.

[No. F. 13(30) (vii)-NS/59.]

SHIV NAUBH SINGH, Jt. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 23rd July 1960

G.S.R. 815.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts Khakhan Oil from the whole of the excise duty leviable thereon.

[No. 99/60.]

L. M. KAUL, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 23rd July, 1960

G.S.R. 816.—The following draft of a further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 24th August, 1960.

2 Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

1. These Rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.

2. In the said Rules in the Second Schedule after the existing item 62 the following shall be added, namely:

“63. Matches”.

[No. 64/F.No.34/219/59-Cus IV.]

G.S.R. 817.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules,—

(i) after Serial Number 3 and the entries relating thereto, the following Serial Number and entries shall be inserted, namely:—

“3A. Cigarettes in the manufacture of which foreign tobacco other than tobacco of Pakistan and Burma origin, has been used

Ten rupees per pound of imported tobacco other than of Pakistan or Burma origin, contained in the cigarettes : Provided that—

(i) drawback at this rate shall be paid in respect of only such cigarettes as have been manufactured by a person who has been registered for this purpose by the Chief Customs Officer in whose

- jurisdiction such cigarettes are manufactured ; and
- (b) the quantity of foreign tobacco other than tobacco of Pakistan and Burma origin, contained in the cigarettes being exported, is established to the satisfaction of the Customs Collector" ;
- (ii) after Serial Number 6 and the entries relating thereto, the following Serial Numbers and entries shall be inserted, namely :—
- "6A. Pipe or Cigarette tobacco in the manufacture of which foreign tobacco, other than tobacco of Pakistan and Burma origin, has been used
- Ten rupees per pound of imported tobacco, other than of Pakistan or Burma origin, contained in the pipe or cigarette tobacco:—
Provided that—
- (a) drawback at this rate shall be paid in respect of only such pipe or cigarette tobacco as has been manufactured by a person who has been registered for this purpose by the Chief Customs Officer in whose jurisdiction such pipe or cigarette tobacco is manufactured ;
- (b) the pipe or cigarette tobacco is manufactured under the supervision of Customs or Central Excise Officers ;
- (c) the pipe or cigarette tobacco is packed in tamper proof, sealed containers, bearing on their outside detailed description of the goods ; and
- (d) the quantity of foreign tobacco other than tobacco of Pakistan and Burma origin, contained in the pipe or cigarette tobacco being exported is established to the satisfaction of the Customs Collector." and
- (iii) in the Third Schedule, after the entry "Customs and Central Excise Duties Drawback (Biscuits) Rules, 1958 the following shall be added, namely :—
"The Customs Duties Drawback (Cigarettes) Rules, 1955
The Customs Duties Drawback (Pipe and Cigarette Tobacco) Rules, 1957".

[No. 66/F. No. 34/116/60-Cus. IV.]

ADDENDUM

CUSTOMS AND CENTRAL EXCISE
New Delhi, the 23rd July 1960

G.S.R. 818.—In para 2 to the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 764(60/F. No. 34/293/59-Cus.IV) dated the 9th July, 1960, after item No. (5) sub-item No. (viii) the following shall be added as sub-item No. (ix), namely:—

"(ix) Polyvinyl Chloride Sheet-
ing

Thirty-one rupees and sixty-five paise per one hundred pounds."

[No. 65/F. No. 34/293/60-Cus.IV.]

CUSTOMS

New Delhi, the 23rd July 1960

ADDENDUM

G.S.R. 819.—In the Schedule to the Notification of the Government of India, Ministry of Finance (Department of Revenue) G.S.R. No. 765(71/F. No. 34/293/59-Cus.IV) dated the 9th July, 1960 after item No. 6(5) sub-item No. (viii) the following shall be added as sub-item No. (ix), namely:—

"(ix) Polyvinyl Chloride Sheeting".

[No. 76/F. No. 34/293/59-Cus.IV.]

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 23rd July 1960

G.S.R. 820.—In exercise of the powers conferred by section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955), the Central Government hereby makes the following further amendments in the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, namely,—

1. These rules may be called the Medicinal and Toilet Preparations (Excise Duties) Amendment Rules, 1960.
2. In the said Medicinal and Toilet Preparations (Excise Duties) Rules, 1956,
 - (a) in the Table sub-joined to rule 83, in the second column against Serial Number 2 for the words "purchased at prescribed rates of duty or free of duty", the words "outside bond" shall be substituted; and
 - (b) in the heading of Form L-2 (M & T.P. Series No. 5) appended thereto, for the words "purchased at concessional rates of duty or free of duty", the words 'outside bond' shall be substituted.

[No. 15/F. No. 45/2/60-Opium.]

M. C. DAS, Dy. Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 23rd July 1960

G.S.R. 821.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts Ortho Toluene Sulphonamide falling under Item No. 28(9) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), when imported into India or the State of Pondicherry from so much of the duty of customs leviable thereon as is in excess of the rate of Rupees 6.70 per lb.

[No. 75.]

S. VENKATESAN, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 27th June 1960

G.S.R. 822.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of General Central Service Class III posts of Librarians in the Ministry of Commerce & Industry, namely:—

1. **Short title.**—These rules may be called the Ministry of Commerce and Industry (Librarians Grade II and Grade III) Recruitment Rules, 1960.
2. **Application.**—These rules shall apply to the post of Librarians specified in column 1 of the Schedule annexed to these rules.
3. **Number, Classification & Scale of Pay.**—The number of posts, the classification of the said posts and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
4. **Method of recruitment, age limit and other qualifications.**—The method of recruitment, age limit, qualifications for recruitment and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid; provided that the maximum age limit prescribed for direct recruitment may be relaxed in the case of persons belonging to Scheduled Castes/Tribes and other special categories in accordance with the orders issued by the Government of India from time to time.
5. **Disqualification.**—No male candidate who has more than one wife living and no female candidate who has married a person having already a wife living shall be eligible for appointment; provided that the Government of India may, after being satisfied that there are special grounds for doing so, exempt any such candidate from the operation of this rule.

SCHEDULE

Recruitment Rules for Posts of Librarians Grades I & II

Name of post	No. of posts	Classification	Scale of pay	Whether a selection or non-selection post	Age limit for direct recruits	Educational and other qualifications required
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Rs.						
Librarian Grade II.	2	General Central Service Class I/II (Non-gazetted) (Non-ministerial).	160—10—350	Non-selection.	Not more than 30 years.	(i) Graduate with Diploma in Library Science of a recognised University or its equivalent qualification. (ii) At least two years experience in a University, College or a Departmental Library.
Librarian Grade III.	3	Do.	100—8—140 —10—250.	Not applicable.	Not more than 25 years.	(i) Matriculation. (ii) Certificate in Library Science of a recognised University or other recognised Institution.

and III in the Ministry of Commerce and Industry.

Whether age and educational qualifications prescribed for the direct recruits will apply in case of recruitment by promotion/transfer

Method of recruitment (i.e. by direct promotion or by promotion or by transfer) and percentage of vacancies filled by various methods

In case of recruitment by promotion/ which the U.P. transfer, grades S.C. is to be from which promotion to be made consulted in making recruitment

(8)

(9)

(10)

(11)

(12)

No	2 years.	50% by direct recruitment & 50% by promotion.	From Grade III Librarians who possess 2 years service in that grade.	Not necessary.
Not applicable	2 years	100% by direct recruitment; Departmental candidates possessing the requisite qualifications will also be considered along with outsiders.	Not applicable.	

[No. 12-EII(B)(16)/59]

B. KRISHNAMURTHY, Under Secy.

(Department of Company Law Administration)

New Delhi, the 12th July 1960

G.S.R. 823.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the Act), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957, the Central Government hereby directs that the requirements of clause (a) of sub-section (1) of section 594 of the Act shall apply to the Stahlunion Company Limited (hereinafter referred to as the company) being a foreign company, subject to the following exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of section 594 of the Act if, in respect of the period after 31st December, 1956, the company submits annually to the appropriate Registrar of Companies in India, *in triplicate*,—

- (i) a copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the country of incorporation under the provisions of the law in that country;
- (ii) a statement of (a) its assets and liabilities in India and (b) its actual receipts and payments in India, certified by two directors of the company and a person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the Act; and
- (iii) a certificate by the afore-mentioned persons to the effect that the company does not carry on in India through its offices at Bombay and Calcutta any activities other than that of keeping in touch with the Indian market conditions and transmitting to its Registered office in London enquiries in respect of the company's activities.

[No. F. 15/18/60-PR.]

K. M. HANBARHATTY, Dy. Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 13th July 1960

G.S.R. 824.—The following draft of amendments to the maximum rates for the hire of boats and catamarans regularly plying for hire in, or partly within and partly without, the Port of Madras published with the notification of the Government of India in the Ministry of Transport (Transport Wing) No. 13C-PI(7)/57 dated the 23rd March, 1957, which the Central Government proposes to make in exercise of the powers conferred by clause (k) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908) is published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th August 1960.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified above will be considered by the Central Government.

Draft Amendment

In Appendix IV-Special charges for the Schedule of maximum rates of boat-hire at Madras between 6 A.M. and 6 P.M. under the item "F-Scale of Boat-Hire" the following shall be substituted, namely:—

F. SCALE OF BOAT-HIRE CHARGES

Schedule of maximum rates of boat-hire at Madras between 6 a.m. and 6 p.m.

Hatched barge	Cargo or pass- engers' masulah boat		Passengers' Jolly boat		Cargo-lighter per tonne of cargo		Water boat		Catamaran		Rafts for heavy weights	
Inside or outside harbour	Inside harbour	Outside harbour	Inside harbour	Outside harbour	Inside harbour	Outside harbour	Inside harbour	Outside harbour	Inside harbour	Outside harbour	Inside harbour	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.
1. Per trip or in the case of a water boat per 450 litres of water supplied.	..	1 50	2 50	0 25	0 37 per head subject to a maximum charge for a boat of 0 75	0 50	0 75	0 50	1 00	0 25	0 50	2 50 per tonne of good carried subject to a mini- mum charge of Rs. 15.
					A jolly boat must ply immediately on being engaged, but should there be only one passenger a minimum charge of 50 Naye Paise inside the harbour and of 75 Naye Paise outside the harbour may be made.							

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
2. Passengers' baggage per trip (excluding hand baggage which is free)												
(a) Each package weighing not more than 50 Kilograms.	0 12	0 25
(b) Each package weighing more than 50 Kilograms and not more than 75 Kilograms. Anything weighing more than 75 Kilograms must be taken in a separate cargo boat and paid for as cargo.	0 25	0 50
3. Detention charge per hour for the whole boat.	..	0 50	0 75	0 25	0 37	0 06	0 12	*
4. When hired for any special purpose by time per hour (subject to a minimum of the charge for one trip).	..	0 50	0 75	0 25	0 37	1 00	1 50	0 09	0 19	..
5. Per tonne of cargo, as a landing charge to cover all services between ship and shore.	1 00

*25 per cent *per diem* of the charges will be levied in addition for any detention of the raft after loading.

NOTE:—(1) Trip means from shore, jetty or basin, or anywhere inside the harbour to a vessel or place or *vice versa* or from one vessel or place to another.

(2) The charge for a raft does not include the wages of coolies carried on it.

- (3) No raft can be supplied after 5 P.M. for landing or shipping heavy lifts.
 - (4) If a raft has been ordered, and not used, full charge will be recovered from the applicant on the weight given.
 - (5) All goods are carried on rafts at applicant's or consignee's risk.
 - (6) The rates for water boats are for boat-hire only and do not include the cost of the water.
 - (7) The maximum rates of hire of boats plying, between 6 P.M. and 6 A.M. are 50 per cent higher than the corresponding rates of hire of boats plying between 6 A.M. and 6 P.M.
- "Inside harbour, means inside the main ship entrance to the harbour.

[No. 13-PG(22)/60.]

MISS I. INDIRA, Under Secy.

(Department of Transport)

(Transport Wing)

MERCHANT SHIPPING

New Delhi, the 18th July 1960

G.S.R. 825.—In exercise of the powers conferred by sub-section (3) of section 26A of the Indian Merchant Shipping Act, 1923 (21 of 1923), the Central Government hereby makes the following amendment in the Indian Merchant Shipping (Medical Examination) Rules, 1958, published with the notification of the Government of India in the Ministry of Transport and Communications No. G.S.R. 651, dated the 24th July, 1958, namely:—

1. These rules may be called the Indian Merchant Shipping (Medical Examination) Amendment Rules, 1960.

2. For sub-rule (5) of rule 13 of the Indian Merchant Shipping (Medical Examination) Rules, 1958, the following sub-rules shall be substituted, namely:—

“(5) The decision of the Appeal Board shall, subject to the provisions of sub-rule (6), be final.

(6) A seaman who has put in not less than five years of active service and obtained a certificate from a Government Medical Specialist (not below the rank of a Civil Surgeon) in the Particular disabilities in relation to which the seaman was previously declared unfit by the Appeal Board testifying that the seaman has been cured of the disabilities may, within a period of twelve months from the date on which he was declared unfit by the Appeal Board on first examination and on payment of a fee of Rs. 10/-, apply to the Appeal Board for further medical re-examination;

Provided that the Appeal Board may admit an application made after the period prescribed above if it is satisfied that the seaman had sufficient cause for not making the application within the said period”.

[No. 3-MS(16)/54-MT.]

S. K. VENKATACHALAM, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 18th July, 1960.

G.S.R. 826.—The following draft of certain amendments to the Rice-Milling Industry (Regulation and Licensing) Rules, 1959, which the Central Government proposes to make in exercise of the powers conferred by section 22 of the Rice-Milling Industry (Regulation) Act, 1958 (21 of 1958), is hereby published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 7th day of August, 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

Draft Amendments

1. **Short title.**—These rules may be called the Rice-Milling Industry (Regulation and Licensing) Second Amendment Rules, 1960.

2. **Amendment to rule 3.**—After sub-rule (1) of rule 3 of the Rice-Milling Industry (Regulation and Licensing) Rules, 1959, the following sub-rule shall be inserted, namely:—

“(1A) In the case of a new rice mill, the application referred to in sub-rule (1) shall be made before taking any of the following steps, namely:—

(a) raising from the public any part of the capital required for the rice mill;

- (b) acquiring land for setting up the rice mill;
- (c) commencing the construction of any part of the building wherein the rice mill is intended to be installed;
- (d) placing order for the whole or any part of the plant and machinery required for the rice mill."

[No. 209(3)/428/59-PY.II]

S. N. BHALLA, Dy. Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 15th July 1960

G.S.R. 827.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules for regulating the recruitment to Class IV posts in the Directorate of Advertising and Visual Publicity of the Ministry of Information and Broadcasting of the Government of India, namely:—

1. Short title.—These rules may be called the Directorate of Advertising and Visual Publicity (Recruitment of Class IV posts) Rules, 1960.

2. Application.—These rules shall apply to Class IV posts in the Directorate of Advertising and Visual Publicity specified in Column 2 of the Schedule annexed hereto.

3. Classification, Scale of pay, Method of recruitment etc.—The classification, scales of pay, method of recruitment, qualifications and other matters relating thereto, of the posts shall be as specified in columns 3 to 12 of the said Schedule:

Provided that:—

(1) the age limits specified in column 9 of the said Schedule may be relaxed in the case of the Scheduled Castes and the Schedule Tribes, displaced persons and other special categories in accordance with general instructions issued from time to time by the Central Government;

(2) the posts required to be filled by promotion may be filled by direct recruitment if no suitable candidate is available for appointment thereto by promotion.

4. Disqualification.—When any post specified in column 2 of the said Schedule is to be filled by direct recruitment, no male candidate who has more than one wife living and no female candidate marrying a person having already a wife living shall be eligible for appointment to that post:

Provided that the Government of India may after being satisfied that there are special grounds for doing so exempt any such candidate from the operation of this rule.

5. Trial or Probation.—All persons appointed whether by direct recruitment or promotion to the posts specified in column 2 of the said Schedule shall be on probation or trial for a period of six months according as the appointment is in a permanent or temporary vacancy. The period of probation or trial, as the case may be, may be curtailed or extended at the discretion of the appointing authority.

THE

Recruitment of Class IV posts in the Directorate of Advertising & Visual

S. No.	Particulars of the posts	Method of recruitment and percentage of vacancies to be filled up by					
		Name of the post	Classification, character and status of the post	Scale of pay	Direct recruitment	Promotion Selection	Seniority
1	2	3	4	5	6	7	8
Rs.							
1. Addressograph Operator (Junior)	Open	Class IV	40—1—50— 2—60	..	100%
2. Helper	..	Class IV	30—1—35	100%
3. Cleaner	..	Class IV	35—1—50	50%	50%
4. Packer	..	Class IV	30—1—35	100%
5. Chowkidar	..	Class IV	30—1—35	100%
6. Junior Gestetner Operator	Open	Class IV	40—1—50— 2—60	100%	..
7. Jamadar	..	Class IV	35—1—50	..	100%
8. Sweeper	..	Class IV	30—1—35	100%
9. Sweeper-cum-trash	..	Class IV	30—1—35	100%

SCHEDULE

Ministry of Information & Broadcasting

Qualifications etc., for direct recruitment		Qualifications etc. for recruitment by promotion/transfer	
Age limit	Educational and other qualifications required	Whether age and educational qualifications for direct recruitment will apply in case of recruitment by promotion/transfer.	Grades/sources from which promotion/transfer is to be made
9	10	11	12
Below 25 Years	<p>(i) Middle School Standard.</p> <p>(ii) Familiarity in operating addressograph & embossing machine. Typist will be preferred.</p>	Will apply	From amongst daftrics.
Below 25 Years	Should have preferably worked in a workshop.
Below 25 Years	At least 3 years experience in cleaning and lubricating different parts of motor vehicles. Should be conversant with maintenance of battery.	Will apply	From amongst other Class IV employees with 2 years experience
Below 25 Years]	<p>(i) Middle School Standard.</p> <p>(ii) Experience of packing work in an advertising agency or a Govt. Office.</p>
Below 25 Years.	Should possess good health/physique. Previous experience will be preferred.
Below 25 Years	Middle School Standard. Proficiency of operating hand driven/power driven gestetner machine.	Will not apply.	From amongst daftrics.
Below 25 Years	Middle School Standard.	Will not apply]	From amongst Peons with 2 years service.
Below 25 Years
Below 25 Years

[No. F. 4(3)/60. Adv.]

C. B. L. MATHUR,
Under Secretary.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 18th July 1960

G.S.R. 828.—The following draft of certain further amendments to the Mines Rules, 1955, which the Central Government proposes to make in exercise of the powers conferred by section 58 of the Mines Act, 1952 (35 of 1952), is published as required by sub-section (1) of section 59 of the said Act for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 28th October, 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified, will be considered by the Central Government.

Draft Amendments

1. These rules may be called the Mines (Amendment) Rules, 1960.
2. In rule 30 of the Mines Rules, 1955, hereinafter referred to as the said rules, for the words "half a gallon" the words "two litres" shall be substituted.
3. In sub-rule (e) of rule 34 of the said rules, for the words "four feet" the word and figures "1.22 metres" shall be substituted.
4. In sub-rule (3) of rule 43 of the said rules, for the words and figures "100 square feet" the words and figures "10 square metres" shall be substituted.
5. In rule 63(a) of the said rules:—
 - (i) for the words and figures "150 square feet" the words and figures "14 square metres" shall be substituted; and
 - (ii) for the words and figure "a height to the lowest part of the roof of not less than 9 feet" the following shall be substituted namely:—
 - (i) a height of not less than 2.5 metres, in case of a flat roof; or
 - (ii) where the roof is a sloping one, a height of not more than 1.8 metres from the lowest part of the roof".
6. In rule 65(b) of the said rules, for the expression "50 ft." the word and figures "15 metres" shall be substituted.
7. In the Second Schedule to the said rules—
 - (1) in item (a) for the word and figures "2½ feet", the word and figures "0.75 metres" shall be substituted;
 - (2) in item (h), for the expression "4½ ft., 3 ft. and 1 foot" the words and figures "1.4 metres, 0.9 metre and 0.30 metre" shall respectively be substituted.
8. In the third schedule to the said rules, in item (b) for the expression "4½ ft., 3 ft., 1 ft." the words and figures "1.4 metres, 0.9 metre and 0.30 metre" shall respectively be substituted.

[No. M.R./Am. () M-III-5(5)60.]

B. R. KHANNA, Under Secy.,